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**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

16 SIGNIFY NORTH AMERICA CORPORATION and
17 SIGNIFY HOLDING B.V.

18 Plaintiffs,

19 v.

20 LEPRO INNOVATION INC,
LE INNOVATION INC,
21 INNOVATION RULES INC.,
HOME EVER INC., and
22 LETIANLIGHTING, INC.,

23 Defendants.

Case 2:22-cv-02095-JAD-DJA

**ORDER GRANTING
JOINT MOTION TO
INCREASE PAGE LIMITS
FOR PARTIES' CLAIM
CONSTRUCTION BRIEFS**

and

**SETTING RELATED
HEARINGS**

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ECF Nos. 48, 51

1 The parties, Plaintiffs Signify North America Corporation and Signify Holding B.V.
2 (collectively, “Signify”), and Defendants LEPRO Innovation Inc., LE Innovation Inc, Innovation
3 Rules Inc., Home Ever Inc., and Leitianlighting, Inc. (collectively, “Defendants”), jointly move
4 (“Joint Motion”) to increase the page limits for the parties’ respective claim construction briefs.

SUMMARY OF ARGUMENT

6 This is a patent infringement action. In this case, Signify accuses Defendants of infringing
7 seven (7) patents directed to various aspects of LED lighting technologies.

8 Pursuant to the Patent Local Rules and the Scheduling Order (Docket No. 37), the parties
9 submitted a Joint Claim Construction and Prehearing Statement (Docket No. 48) in which there
10 are a total of seventeen (17) claim terms/phases for construction by the Court.

11 As detailed in the Declaration of Jeremy P. Oczek filed in support of this Joint Motion
12 (“Oczek Decl.”), given the number of claim terms/phases that need to be briefed and the number
13 of patents-in-suit, the parties jointly request that the Court allow parties to file claim construction
14 briefs with the following page limits:

Plaintiffs' opening claim construction brief	50 pages
Defendants' responsive claim construction brief	60 pages
Plaintiffs' reply claim construction brief	25 pages

19 In accordance with Local Rule 7-3(c), the parties respectfully submit that good cause exists
20 to increase the page limits for the parties' respective claim construction briefs as there are a total
21 of seven (7) patents-in-suit and seventeen (17) claim terms/phases that the parties submit need to
22 be construed by the Court. *See*, Oczek Decl., ¶¶ 2-5. The parties respectfully believe that the
23 requested increased page limits will greatly assist the Court in resolving the claim construction
24 issues.

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1 WHEREFORE, for good cause shown, it is requested that the Court allow: (1) 50 pages
2 for Plaintiffs' opening claim construction brief; (2) 60 pages for Defendants' responsive claim
3 construction brief; and (3) 25 pages for Plaintiffs' reply claim construction brief.

4 Dated: August 2, 2023

5 Respectfully submitted,

6 /s/ F. Christopher Austin

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17 **COUNSEL FOR PLAINTIFFS**
18 *Signify North America Corporation and*
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Respectfully submitted,

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Home Ever Inc., and
Leitianlighting, Inc.

ORDER

20 With good cause appearing, IT IS ORDERED that the joint motion [ECF No. 51] is
21 **GRANTED**; the page limits are increased as set forth in this motion.

22 IT IS FURTHER ORDERED that **the Claim Construction Tutorial** will take place in
23 Courtroom 6D of the Lloyd D. George U.S. Courthouse in Las Vegas, Nevada, on **10/16/23 at**
1:30 p.m. Each side will have one hour.

24 IT IS FURTHER ORDERED that **the Claim Construction Hearing** will take place in the
25 same courtroom on **10/17/23** at 9 a.m. Each side will have 3.5 hours.

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U.S. District Judge Jennifer A. Dorsey
August 3, 2023